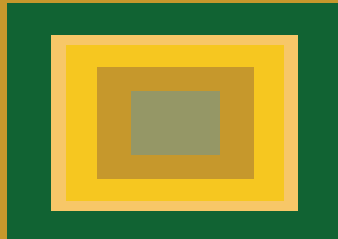


King County Drug Diversion Court



**Participant
Handbook**

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Handbooks are available for download at:
<http://kingcounty.gov/courts/clerk/drug-court/Forms>

Welcome to the King County Drug Diversion Court Program

The King County Drug Diversion Court Program provides drug treatment to eligible drug offenders who desire to break the cycle of drug dependency and change their lives.

This handbook provides information about the Drug Diversion Court Program and what is expected of you as a participant.

**Please read the handbook carefully.
It is your responsibility to be
familiar with its contents. You will be
sanctioned if you fail to abide by the
rules and requirements contained in
this handbook and the King County
Drug Court Policy and Procedures
manual and appendices.**

The King County Drug Diversion Court Policy and Procedures Manual is available upon request in courtrooms in Seattle or Kent or at the King County Drug Diversion Court website: <http://www.kingcounty.gov/courts/DrugCourt>

*This handbook for King County Adult Diversion Drug Court is designed to structure, but not to eliminate, decision making for all those individuals who seek to join the program as well as those who participate in it. The court reserves the right, in each individual case, to make discretionary decisions consistent with the law and public policy.

Drug Diversion Court Program Description

All participants will be assessed to determine their unique needs. Treatment and program requirements will be dictated based upon those needs.

Drug Diversion Court (DDC) contracts with geographically diverse, community-based treatment agencies that provide outpatient, residential and opiate replacement services.

DDC may pay for your treatment in full or in part if you choose one of these agencies. DDC treatment staff will do their best, within available resources, to send you to the treatment program that best suits your needs.

Under certain circumstances, you may obtain treatment at a non-DDC agency, if you find an alternative funding source.

You may try out treatment during Phase I for several weeks before deciding whether to formally join the DDC program, referred to as "opting in." If you want to be accepted into DDC you must, at a minimum, attend treatment and other activities as directed during this try-out period.

Keep in mind that during this time period, the court is also reviewing your unique physical, mental and emotional characteristics to see that you and DDC are a good fit.

After opting in, you remain in treatment for a minimum of 11 months, although the average length of participation is 18 months. You pass through three DDC Phases after opt-in. **If you successfully complete the requirements of DDC, you graduate from the program and your Drug Diversion Court charge(s) will be dismissed.**

Drug Diversion Court Phases and Requirements

DDC divides a participant's progress into four phases. These are not the same as treatment phases used by your treatment agency. You will be advanced to the next phase of DDC based on the length of continuous sobriety and attendance at your treatment sessions, sober support meetings, and compliance with other phase requirements. You are expected to remain in full compliance with your treatment agency conditions including additional urinalysis tests as directed. DDC may require more attendance at sober support meetings and drug testing than your treatment agency. The Judge will make the final determination as to your readiness to advance to the next phase.

The Drug Diversion Court minimum requirements for the Phases are:

Phase 1 (pre-opt-in)

Participation in all treatment and any other court-ordered obligations, activities or evaluations as directed. Phase 1 could last several months.

Requirements for Opt-In	
Complete at 50% or greater	Complete at 100%
Sober Support meetings	Meet with defense counsel re: underlying charge
Groups/Individual Sessions	Attend Orientation and Intake
Take UA's	Attend Intake at treatment agency
	Attend Hearings (held every two weeks)
	Attend Question and Answer Session
	Apply for WA Apple Health when eligible

Phase 1 is a time for you, in consultation with your attorney, to consider your particular legal situation, and whether or not you should opt into drug court or take your case through the regular mainstream justice system.

Phase 2

A minimum of 90 consecutive days of 100% compliance with all DDC program requirements including:

- abstinence from drugs and alcohol, attendance at all treatment sessions required by the treatment agency.
- a minimum of 2 random, observed urinalyses (UAs) per week.
- verified attendance at sober support meetings as required.
- attend a drug court graduation.
- participation in any other court-ordered obligations/activities.
- apply for WA Apple Health as soon as eligible
- payment of at least 20% of any restitution owed on DDC cases.
- completion of 2 community service hours towards the 24 hours ordered at opt in.

Phase 3

A minimum of 120 consecutive days of 100% compliance with all DDC program requirements including:

- abstinence from drugs and alcohol, attendance at all treatment sessions required by the treatment agency.

- a minimum of 2 random, observed urinalyses (UAs) per week.
- verified attendance at sober support meetings as required.
- attend empowerment class within 4 weeks of promotion to Phase 3.
- develop an empowerment plan within 2 weeks of attending empowerment class. Plan must be presented to the Court within 2 weeks of completion.
- prior to promotion to Phase 4, you must be engaged for a minimum of 19 hours per week of school, work training or volunteer service; separately or in combination.
- participation in any other court-ordered obligations/activities.
- payment of at least 50% of any restitution owed on DDC cases.
- completion of 10 community service hours towards the 24 hours ordered at opt in.

You must also be involved in a productive activity such as employment, job training, education or community service prior to advancing to Phase 4

Phase 4

A minimum of 120 days of 100% compliance with all DDC program requirements Phase 4 is divided into two 60 day periods. Requirements include:

During the FIRST 60 days of Phase 4(A)

- abstinence from drugs and alcohol, attendance at all treatment sessions required by the treatment agency.
- minimum of two random observed ua's per week.
- verified attendance at sober support meetings as required.
- participation in other court-ordered obligations.
- consistent engagement in a minimum of 19 hours per week of school, work, training or volunteer service; separately or in combination.

During the SECOND 60 days of Phase 4(B)

- abstinence from drugs and alcohol, attendance at all treatment sessions required by the treatment agency.
- minimum of one random observed ua per week.
- no minimum of sober support meetings per week, attendance during the final 60 days of Phase 4 is voluntary.
- participation in other court-ordered obligations.
- consistent engagement in a minimum of 19 hours per week of school, work, training or volunteer service; separately or in combination.

Restitution

If there is a restitution order connected to your DDC case, you are required to pay off your restitution to graduate. A percentage of your total restitution amount must be paid to

be promoted to each phase.

To promote from phase 2 to phase 3	Payment of 20% of restitution owed
To promote from phase 3 to phase 4	Payment of 50% of restitution owed
To graduate from Drug Diversion Court	Payment of 100% of restitution owed

Graduation Requirements

Generally, you must be abstinent from drugs and alcohol for a minimum of 6 months, be engaged consistently in a productive activity such as employment, job training, education or community service for a minimum of 19 hours separately or in combination, and pay in full any restitution owed. You are also required to complete 24 hours of community service.

To graduate you must be in compliance with treatment, attend a graduation ceremony and complete the graduation packet. You will receive the graduation packet when you promote to phase 4. The packet includes a number of documents you will need to complete and turn in at the following hearing. As soon as you receive the pack, schedule a *Grad 101 session* with your DC case manager. Attending Grad 101 is also required to graduate.

Graduation requirements must be completed by the first hearing after promotion to phase 4, with the exception of restitution and community service hours.

A Special Note about Urinalysis (UA)

Testing

The observed collection and scientific testing of your urine for drugs, alcohol, and other mood-altering substances is an important part of DDC. DDC uses the results of these tests

to determine whether or not you are using drugs, alcohol or other mood-altering substances which are prohibited while in DDC.

Positive UA's are taken very seriously by the court and may result in you receiving a sanction or being terminated from the program. You are responsible to make sure you are UA'd as often as is required by your phase in DDC and by your treatment agency.

You may be directed to obtain a UA at anytime by a DDC case manager.

You must be very careful not to ingest or absorb any substance that can produce a positive UA such as:

- alcohol;
- poppy seeds in any form (no poppy seed cake, bread, muffins, salad dressing, mustard, etc.);
- any mood-altering substances;
- any prescription medication without medical verification;
- any over-the-counter medications, such as Nyquil or Sudafed, without prior approval from your treatment counselor;
- “natural” or “herbal” remedies or supplements or substances such as those commonly sold in health food stores, or smoke shops.

If you receive a positive UA result because you ingested or absorbed a substance producing a positive UA without prior approval, you will receive a sanction and/or may be terminated from the program.

Dilute/Fake/Adulterated UA Tests

If there is an admission when confronted, a dilute/fake/adulterated UA will result in a jail sanction and a restart of Phase 2. Otherwise, you will be staffed for termination.

Out-of-Range (OOR) UA

An OOR UA at any phase will result in a formal OOR Warning; any additional OOR UA will be treated as a positive UA and will result in a sanction.

Request for Confirmation Tests

If you have received a positive UA result which you believe is in error, you may request a confirmation test from the court; however, a higher magnitude sanction may be imposed if the original results are confirmed.

Confidentiality

As a condition of your participation in drug court, you will be required to sign a release of information which gives your treatment provider permission to give treatment information to DDCS. The release authorizes DDCS to share treatment information with your attorney, the DDC judge, prosecuting attorney, law enforcement, probation, other members of the DDC team and other service providers as appropriate.

DDC staff will make every effort to protect your identity by not using your name in research or evaluation activities without your permission.

Drug Diversion Court Rules

1. Incentives

You will be rewarded and encouraged by the Court through incentives when you comply with treatment

requirements and Drug Court practices. Incentives include:

- verbal praise;
- A chance to draw from the fishbowl in the courtroom and receive tangible rewards, such as gift cards, notebooks, candy, a standing ovation, etc.
- promotion to the next DDC phase;
- placement in a special "express" group whose cases are heard first on the calendar.

2. Sanctions

If you fail to follow DDC requirements, you will receive a sanction. Further, you may be sanctioned or terminated from DDC if you behave in a manner contrary to the rules and regulations of DDC. Sanctions include, but are not limited to:

- in-court "jury box observation,"
- community service hours,
- Community Center for Alternative Programs (CCAP),
- Work Education Release (WER),
- Community Work Program (CWP),
- jail,
- other: accountability panel, attendance at a court-sponsored class, essay writing, increased attendance at sober support meetings,

- return to a prior DDC phase,
- termination.

If you fail to complete a sanction in time, you will receive an additional sanction.

Reducing Your Sanction through Honesty

If you use alcohol or illegal drugs while in the DDC program, you can minimize your sanction by promptly and voluntarily disclosing your use to your treatment provider and to the Court.

Best practice is to tell on yourself before you take a UA. Failure to self disclose will result in a more severe sanction.

Honesty is essential to your recovery and to your success in DDC. This rule is intended to encourage and reward upfront honesty that supports sobriety and will be applied accordingly. Any dishonesty to the court will result in a sanction and possible termination.

3. Treatment Reports

Your attendance at treatment sessions, sober support groups, the results of your urinalysis tests, and your level of participation in treatment are monitored by the court. Prior to each hearing, your treatment counselor provides a written report to the court on your compliance in all areas.

4. Sober Support

The majority of DC participants are required to attend sober support meetings, unless on Phase 4B. Blank

sober support slips are provided by Drug Court and the information on the form must be accurate and complete. The secretary's name and phone number are required, meeting hall numbers are not acceptable. If a secretary will not give you a phone number, then that meeting cannot count towards your DC requirement. Phone numbers are used to prove your attendance at a meeting if there is reason to believe the slip has been falsified. If attendance cannot be confirmed or the slip is confirmed to be falsified, sanctions will follow, which can include termination.

It is your responsibility to get your SS verified and to bring SS slips to each hearing. To verify SS, bring SS slips to each 1:1 or schedule a meeting with your treatment counselor. The counselor will review the form, sign and date it.

5. Court Attendance and Bench Warrants

While in Phase 1 and 2, you will be required to report to court at least every two weeks. When you advance to Phases 3 and 4, you will generally be expected to report to court at least every four weeks. The court may require more or less frequent court appearances. At each hearing you will be notified in writing of your next court hearing.

***This is the only notice you will receive.
If you lose your hearing notice, call Drug
Diversion Court Services at 206-477-0788 to
determine your next hearing date.***

If you have a scheduling conflict, you must call your DDC case manager and attorney at 206-477-0788

before the day of the hearing and ask permission to reschedule the hearing. A bench warrant will be issued if you do not appear. Calls made the day of the hearing will not excuse your absence, unless you have a verifiable emergency.

It is your responsibility to address the bench warrant.

If you wish to ask the Court to address a bench warrant, generally, you may appear at a drug court calendar and request to quash the bench warrant. You will be seen if time permits. The Court may or may not quash the warrant depending on the circumstances.

If you are receiving methadone and a bench warrant is issued, your methadone clinic will begin a 7-day detox, unless you appear in court on the next court day to address the warrant.

If you are arrested on the bench warrant, you will remain in custody until the next “in-custody” calendar. You are less likely to spend time in jail if you voluntarily appear in court to address your warrant.

6. Rapid Response Calendar

It is important to address compliance issues as soon as they arise. The case manager, a treatment counselor, or you yourself may request to have your hearing accelerated so as to discuss your compliance with the court. If your case manager or a counselor notifies you of an accelerated hearing date, you must appear for the hearing. A failure to appear for an accelerated hearing may result in the court issuing a warrant for your arrest.

7. Drug Diversion Court Waiver and Agreement

If you request to move to Phase 2 (opt into the program) and the court grants your request, you are not required to plead guilty. However, you will be required to sign the DDC Waiver and Agreement. By signing the Waiver and Agreement, you give up certain rights, including the right to resolve your case mainstream. Failure to abide by all of the terms in the DDC Waiver and Agreement may result in termination from the program. You agree to complete 24 hours of community service.

8. Sober Birth Date

You are expected to keep track of your sober birth date. The sober birthdate is the day following the last time you used alcohol or any unauthorized drugs. Each time you come to court, you must report your sober birthdate. You do this by filling out an information update form located next to the sign in sheet in the courtroom. Give the completed form to your attorney who will provide the form to the judge. Giving a false sober birthdate will result, at a minimum, in a jail sanction.

9. Drug Diversion Court Community Service Hours

Before graduating from the program you are required to perform 24 hours of community service at a not for profit agency. You must provide proof of completion on letterhead stationery from the agency.

Community Service Hours Schedule	# of Hours to be Completed
In order to move to Phase 3	2
In order to move to Phase 4	10
In order to graduate	12

10. Residential Treatment

When therapeutically appropriate, the court mandates residential treatment. If you enter residential treatment ordered by DDC, you must complete the treatment as directed by the treatment center. If you leave treatment against the advice of the treatment center you will be sanctioned to a minimum of 6 days in jail or terminated from the DDC program.

11. Courtroom Behavior

Your hearings will be scheduled on a morning or afternoon calendar. You are required to be in the courtroom at the beginning of the calendar on the day your hearing is set. You will be expected to maintain appropriate behavior at all times during DDC hearings and while in the courthouse, including but not limited to:

- Remaining in the courtroom during the entire calendar until your case is heard.
- Remaining quiet and attentive, no side-talking while in the courtroom.
- Turning off cellular phones and texting ability before entering the courtroom.
- Not sleeping in the courtroom.
- Not eating or drinking in the courtroom.
- Removing gum before approaching the bench to talk with the Judge.
- Not wearing hats in the courtroom.
- Not participating in public displays of affection.

12. Other Rules

- You cannot leave the state without first obtaining

permission from the court.

- Possession of firearms is prohibited.
- You cannot reside where a firearm is present.
- No threatening, harassing or assaultive, disrespectful or disruptive behavior of any kind in DDC, at treatment or in the community at large.

13. New Offenses

If you are charged with a new crime, you may be terminated from the program.

14. Prescription Medications

As a general rule, you are expected to be drug free, including the use of mood-altering prescription medications. DDC participants with chronic pain requiring repeated use of prescription pain medication (opiate, opiate-based, benzodiazepine medications, or marijuana) are not good candidates for the DDC program. If you take prescription medications or other mood-altering substances that would cause a positive urinalysis result while in DDC, you may be sanctioned or terminated according to the following guidelines:

If you opt into DDC and then experience an episode of acute pain requiring prescription pain medication, you must have the Drug Court prescription form completed by your doctor. The doctor will be asked to indicate on the form that he or she is aware that you are in DDC and that you are expected to remain drug free except in extreme instances.

Forms are available through the court, Drug Court Services or the Drug Court website. Completed

forms should be provided to your treatment provider at your next appointment and shown to the court at your next hearing. The form includes the following:

- Doctor's name, signature and contact information;
- Description of the medication prescribed;
- Amount prescribed (including refills);
- Reason for prescription, and
- Duration of treatment

The Court has the discretion to rule that a defendant's legally prescribed medication is inconsistent with the court's ability to monitor program compliance, and could lead to termination.

Use of prescription drugs, other than psychotropics and antibiotics, may impact your clean time and progress in DDC.

15. In Custody Treatment Program / TRP

- If you are charged with the crime of delivery of a controlled substance, possession with intent to deliver a controlled substance, or if you are facing Department of Corrections commitment time if convicted, the presumption is that you will be required to complete a minimum 60 day treatment program in-custody.
- DDC may require participation in a treatment program in-custody as a condition of your remaining in the DDC program.
- Following completion of the 60 day treatment

program in-custody, the court reserves the ability to order controlled release into the community which may include work education release, Community Center for Alternative Programs or verified clean and sober housing. The DDC Team will staff your case midway through your time in the in-custody treatment program to plan for an appropriate release mode.

- Temporary releases from TRP will not be authorized unless there is a verified emergency.

16. Termination

Due to many factors, there are instances when your continuation in the DDC program is unproductive for you, the program, or both. In making the decision regarding whether to terminate you from DDC, the court may consider your past efforts regarding compliance and progress in the program.

Examples of violations, which may result in termination:

- Dishonesty to the court.
- Positive Urinalysis or Breath Analysis
- Missing UA's or treatment sessions.
- Not attending sober support group meetings as required.
- Non-compliance with required treatment program.
- Falsifying UA's, community service, or sober support meeting attendance forms.
- Failure to abide by the terms of the DDC agreement or rules in the handbook.
- Threatening, harassing or assaultive behavior of any nature at treatment or in the community at large.

- Charged with a new offense of any kind.
- Using prescription drugs or over-the-counter drugs without following drug court rules.
- Failure to pay restitution.
- Failure to appear at hearings.
- Any other act that is deemed in violation of the requirements of DDC.
- Inability to regularly participate in required treatment, including urinalysis testing, treatment sessions, sober support meetings, and/or review hearings with the court.

Termination from DDC may be voluntary or involuntary. A voluntary termination is where you decide to terminate from the program because the program no longer serves your needs. An involuntary termination is where the Judge decides to terminate you for failing to comply with the rules and procedures of the program.

Following any termination, the Judge will review the police reports and will make a determination of guilt or innocence.

17. Drug Diversion Court Graduation

When you have successfully completed the DDC Program, you will graduate, and the case(s) you brought into DDC will be dismissed. The DDC Judge will determine the time frame for your graduation.

Your family and friends, counselors, and sponsors are invited to attend your graduation ceremony that honors your successful completion of the DDC Program and your achievement of a drug and alcohol-free life.

Drug Diversion Court Personnel

King County Drug Diversion Courtroom
King County Courthouse, Seattle Site
516 Third Avenue, Room E- 912
Seattle, WA 98104 206-477-1453

King County Drug Diversion Courtroom
Regional Justice Center, Kent Site
401 Fourth Avenue, North
Kent, WA 98032-4429 206-477-1635

King County Drug Diversion Court Services
516 Third Avenue, Room E-917
Seattle, WA 98104 Phone: 206-477-0788
Fax: 206-296-7885

Department of Public Defense **Screening Locations:**

Maleng Regional Justice Center
401 Fourth Avenue, North
Room 1-B
Kent, WA 98032

King County Courthouse
516 Third Avenue, E-820
Seattle, WA 98104

Drug Court Public Defender
Associated Counsel for the Accused Division
110 Prefontaine Place South, Suite 200
Seattle, WA 98104 206-624-8105

420 West Harrison Street, Suite 201
Kent, WA 98032 253-520-6509

Drug Court Prosecuting Attorney
516 3rd Avenue, Room W554
Seattle, WA 98104 206-296-9000

Drug Diversion Court Contract Treatment Agencies

Asian Counseling and Referral Services

3639 Martin Luther King Jr. Way
Seattle, WA 98144 206-695-7600

Consejo Counseling & Referral – Seattle

3808 S. Angeline
Seattle, WA 98118 206-461-4880

Seattle Counseling Service for Sexual Minorities

1216 Pine St., Suite 300
Seattle, WA 98101 206-323-1768

Cowlitz Tribal Treatment

15455 65th Ave S.
Tukwila, WA 98188 206-721-5179

Sound Mental Health- Tukwila

6100 Southcenter Blvd.
Tukwila, WA 98188 206-444-7800

Therapeutic Health Services

Eastside Branch

Rockwood Office Park
1412 140th Place NE
Bellevue, WA 98007
425-747-7892

Kent Branch

24823 Pacific Hwy. S., Suite 103
Kent, WA 98032
253-681-0010

Summit Branch

1116 Summit
Seattle, WA 98101
206-323-0930

Shoreline Branch

16715 Aurora Avenue N, Suite 102
Seattle, WA 98133
206-546-9766

Other Treatment Agencies and Services

Hope Place (Women)
Union Gospel Mission
3802 S Othello
Seattle, WA 98118
206-628-2008

**Parent Child Assistance
Program (PCAP)**
206-323-9136

Salvation Army
1000 Fourth Avenue South
Seattle, WA 98124
206-628-0593

Veterans Affairs
Puget Sound Health Care System
1660 S Columbian Way
Seattle, WA 98108206-764-2457
VA Inpatient Psychiatry **VA Seattle/Tacoma Divisions**
206-762-1010 206-764-2457
TTY: 206-764-2327

VA Mental Health Center
206-764-2007
TTY: 206-764-2327

VA Seattle/Tacoma Divisions
206-762-1010

Support Groups- 12 - STEP:

Al-Anon/Alateen Information Service

Seattle:(206) 625-0000
www.seattle-al-anon.org

Alcoholics Anonymous (AA)

Seattle Intergroup of AA:(206) 587-2838
www.seattleaa.org (24 Hour)

Narcotics Anonymous (NA)

Seattle NA:(206) 790-8888
www.seattlena.org (24 Hour)
South King County NA:(253) 872-3494
www.skcna.org

Cocaine Anonymous

Seattle Area:(800) 723-1923
www.caofwa.org

Crystal Meth Anonymous

Meetings listed online: www.crystalmeth.org

Strength Over Speed (for Crystal Meth)

Meetings listed online: www.strengthoverspeed.org

Marijuana Anonymous

Seattle:(206) 548-9034
www.marijuana-anonymous.org

Nar-Anon Family Groups

Seattle:(206) 626-7171

Recovery Café(206) 374-8731
www.recoverycafe.org

NON-12 STEP:

SMART (Self Management and Recovery Training)

Meetings listed online: www.smartrecovery.org

SOS (Secular Organizations for Sobriety / Save Our Selves)

Meetings listed online: www.cfiwest.org/sos

Christian Faith-Based:

Alcoholics Victorious

Meetings listed online: www.alcoholicsvictorious.org

Celebrate Recovery

Meetings listed online: www.celebraterecovery.com

Matt Talbot Center (206) 256-9865

www.matttalbotcenter.org/meetings.html

Overcomer's Anonymous

Meetings listed online: www.overcomersoutreach.org

Buddhist & Meditation - Based:

Buddhism & Recovery

Email for more information: .. nwbuddhistrecovery@gmail.com

Heart of Recovery

Meetings listed online: www.heartofrecovery.org

Mindful Recovery

Email for more information: seattlemindfulrecovery@gmail.com

Recreation - Based:

Clean and Sober Softball Association (CSSA) *fee required*

(206) 683-1058

www.leaguelineup.com/cleanandsobersoftball

OSAT - One Step at a Time

(206) 686-2927 / www.osat.org

Outdoor club and affiliated AA group. Combine recovery with outdoor activities such as hiking, biking, and climbing. Hold regular AA meetings on Tiger Mountain and at Golden Gardens- Shilshole Bay. Membership fee required for outdoor club, not AA meetings.

Help Lines

24-Hour Crisis Line (Crisis Clinic) 206-461-3222

www.crisisclinic.org (866) 4CRISIS

24-Hour Alcohol/Drug Help Line V/TTY 206-722-3700

www.adl.org V/TTY 1-800-562-1240

24-Hour Washington Recovery Help Line ..V/TTY 866-789-1511

www.warecoveryhelpline.org

Housing / Shelter Resources

2-1-1 Family Housing Connection..... 2-1-1 or 206-461-3200

2-1-1 Youth Housing Connection..... 2-1-1 or 206-461-3200

AHHS

Abstinence Housing and Human Services 253-709-9188

Aloha Inn Transitional Housing 206-283-6070

Compass Housing Alliance 206-474-1000

First Avenue Service Center 206-357-3160

Dawn Domestic Abuse Women's Network 425-656-7867

Domestic Violence Shelter Openings	1-800-562-6025
Hopelink - Kenmore and Redmond	425-556-9289
Housing Justice Project	206-267-7090
Housing Search Northwest	1-877-428-8844
King County Housing Authority	206-574-1100
Multi-Service Center	253-854-3437 ext 104
Orion Center: Young Adult Drop-In Center	206-622-5555
Oxford Housing	206-528-3899
Pioneer Housing	206-766-7940
Plymouth Housing Group	206-323-6341
Renton REACH Center of Hope	206-267-7090
Seattle Housing Authority/Porchlight	425-277-7582
Solid Ground Tenant Services Hotline	206-694-6767
Women's Referral Center	206-441-3210

Other

Community Information Line	206-461-3200
Information on shelter availability and location of food banks.	
Country Doctor	206-299-1600
www.countrydoctor.org	
DHSHS	1-800-737-0617
www.dshs.wa.gov	

Court Resource Center	
Seattle Municipal Court	
600 5th Avenue, Seond Floor, Room 235	
Seattle, WA.....	206-299-1600
Metro Rider Information	206-553-3000
http://tripplanner.kingcounty.gov	
Pike Market Medical Clinic	206-299-1600
www.pikemed.org	
Pioneer Square Clinic	206-521-1750
Voicemail (free)	206-376-1000
Public Health CHAP Program	1-800-756-5437
Washington Health Plan Finder	1-855-923-4633
www.wahealthplanfinder.org	
Washington Information Network 2-1-1	Call 2-1-1
www.resourcehouse.com/win211	

**This material is provided in Spanish and
in alternative formats for individuals with
disabilities upon request by calling Mary C.
Taylor,
206-477-0788.**
